



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Reissue Application of:

Robert Hans Meloen et al.

U.S. Patent: 5,885,966

Issued: March 23, 1999

For: PEPTIDE, IMMUNOGENIC COMPOSITION AND VACCINE OR MEDICAL PREPARATION, A METHOD TO IMMUNISE ANIMALS AGAINST THE HORMONE LHRH, AND ANALOGS OF THE LHRH TANDEM REPEAT PEPTIDE AND THEIR USE AS VACCINE

Reissue Serial No.: 09/876,257

Attorney Docket No.: 3516.2US

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SUPPLEMENTAL REISSUE DECLARATION

Commissioner for Patents
Washington, D.C. 20231

Sir:

The undersigned declarants, Robert Hans Meloen and Hendrica Oonk, state and declare individually as follows:

My residence, post office address, and citizenship are as set forth at the end of this DECLARATION by my signature above my typed name.

I believe myself to be an original, first and co-inventor of the subject matter which is claimed and for which a reissue patent is sought on the invention entitled PEPTIDE, IMMUNOGENIC

COMPOSITION AND VACCINE OR MEDICAL PREPARATION, A METHOD TO IMMUNISE ANIMALS AGAINST THE HORMONE LHRH, AND ANALOGS OF THE LHRH TANDEM REPEAT PEPTIDE AND THEIR USE AS VACCINE, an application which was filed in the U.S. Patent and Trademark Office (the "Office") on December 5, 1997 and assigned Serial No. 08/981,557.

I hereby claim priority under 35 U.S.C. § 371 from PCT International Application Number PCT/NL96/00223, filed on 6 June 1996, which itself claims priority from U.S. Patent application serial nos. 08/477,298 and 08/476,013 both filed on 7 June 1995.

I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to in this DECLARATION, the amended specification in U.S. Patent 5,885,966 as first presented with this Reissue Application.

I acknowledge the duty to disclose to the Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56.

I believe the original patent to be partly inoperative by reason of a partially defective specification with respect to a priority claim. Specifically, I believe that the specification should have contained a priority claim to U.S. patent application serial nos. 08/477,298 filed on 7 June 1995 and 08/476,013 filed on 7 June 1995.


All errors which are being corrected in the present reissue application, and were not covered by the prior declaration submitted in this application, arose without any deceptive intention on the part of the Applicants.

I appoint the following Registered Practitioners to prosecute this application and to transact all business in the Patent and Trademark Office:

Allen C. Turner, Reg. No. 33,041

I direct that all correspondence and telephone communications be directed to Allen C. Turner at TRASK BRITT, P.O. Box 2550, Salt Lake City, Utah 84110, telephone (801) 532-1922.

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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